

**UNITED STATES DISTRICT COURT FOR THE  
SOUTHERN DISTRICT OF FLORIDA**

UNITED STATES OF AMERICA,  
v.  
THEODORE FARNSWORTH and J.  
MITCHELL LOWE,

Defendants.

Case No. 22-CR-20521-RNS

**DEFENDANT THEODORE FARNSWORTH'S  
NOTICE OF FILING REDACTED DOCUMENTS**

Defendant Theodore Farnsworth, by and through undersigned counsel, and consistent with the Court's Orders (D.E. Nos. 87, 89) requiring the parties to file redacted, unsealed versions of all materials related to the revocation of his pretrial release, hereby files the following redacted, unsealed documents in this matter:

<b>Document</b>	<b>ECF No.</b>
Defendant Theodore Farnsworth's Opposition to the Government's Motion to Revoke Pre-Trial Release	76
Exhibit 1 – Emails Between Officer Christopher and Farnsworth	76
Exhibit 2 – Farnsworth Declaration	76
Exhibit 3 – Text from May to Sammi (2022)	76

DATED: October 13, 2023

Respectfully submitted,

/s/ Henry P. Bell  
BELL ROSQUETE REYES ESTEBAN, PLLC  
999 Ponce de Leon Boulevard  
Suite 810  
Coral Gables, Florida 33134  
Telephone: (305) 570-1610  
Email: hbell@brresq.com

George James Terwilliger, III (pro hac vice)  
Jason H. Cowley (pro hac vice)  
MCGUIREWOODS LLP  
1251 6th Ave., 20th Floor  
New York, NY 10020  
Telephone: (212) 548-2138  
Email: gterwilliger@ mcguirewoods.com  
jcowley@mcguirewoods.com

Admitted Pro Hac Vice

*Counsel for Mr. Theodore J. Farnsworth*

**CERTIFICATE OF SERVICE**

The undersigned certifies that on October 13, 2023 a copy of the foregoing was filed electronically via the CM/ECF system and served on all counsel of record who have registered to receive notices from the court under the CM/ECF system.

/s/ Henry P. Bell  
Henry P. Bell, Esq.  
Fla. Bar No. 090689